Chicago, Illinois				Ca
	(The above space for Recorder's use only)		——————————————————————————————————————	
THIS INDENTURE WITNESSETH, THE	nat the Grantor	EUGENE R. WE	ESEN, a bachelor	
of Ten and no/100			for and in consideration - Dollars, and other good	i
and valuable considerations in hand p Illinois corporation, of Chicago, Illinois 19th day of May 8-8323, the followin	s, as Trustee undo	er the provisions of a	trust agreement dated the , known as Trust Number	
and State of Illinois, to-wit:	ing described rem	estate in the country	ook .	
Lot 97 and the East Half a Subdivision of Lots 48 of Section 16, Township Meridian, in Cook County	3 and 49 in th 37 North, Ran , Illinois,	e School Trustees ge 14, East of th Officeral	' Subdivision, e Third Principal	9
Permanent Index NO. 25-1	16-418-012-000 ot under presser i	o of Paragraph	n , Seution 200,1-2B6 or n 200,1-4B of the Chicago	4:00
	etton Tax Ordinar		2.4	STAMPS
	0-/6 67. Date		or Representative	NUE STA
Grantee's Address: 1357				2 A A A A A A A A A A A A A A A A A A A
TO HAVE AND TO HOLD the said premises with the ment set forth. bull power and authority is hereby granted to said dedicate parks, streets, highways or alleys and to vacal contract to set, to grant options to purchase, to sell or part thereof to a successor or successors in frust and t vested in said trustee, to donate, to dedicate, to most several or periods of the said trustee, to donate, to dedicate, to most several or periods of the said trustee, to donate, to dedicate, to most several or periods of the said trustee, and to grant options to leave and to contract to make feaves and to grant options to leave and to contract to make feaves and to grant of the said premises of the said to contract respecting the manner of fixing the armount of the said premises of the said to contract respecting the manner of fixing the about or casement appurtenant to said premises of any ways above specified, at any time of times hereafter. So in a case shall any party dealing with said troster of the said trustee, or so the said trustee, or severy person relying upon or chaming under any such every person relying upon or chaming under any such deed, fewer, not gave of the trusts, vonditions and limitations, deed, fewer, mortgage of other instrument and (d) if the intest have been properly appointed and are fully verther predecessor in trust. The interest of each and every beneficiary herean	is apply tenances upon in iterative any such his in or pain into the end of t	e trusts and for the uses and po- anage, protect and subdivide it thereof, and to resubdivide it thereof, and to resubdivide it thereof, and to resubdivide it or successors in freat all of In- entity of the control of the control in the central of the control in the central of the central it of the central of the central it of the central of the central it of the centra	arposes herein and in said trust agree said premises or any part thereof, it said property as often as desired, ic ation, to convey said premises or ad the state powers and authority the and spon any terms and for any or extend leuses upon any terms and eof at any time or times hereafter, to he whole or any part of the reversion exchange said property, or any part part thereof in all other ways and for ther similar to in different from the	SPACE FOR AFFIXING RUDGAGA AND REVENUE
ways above specified, at any little of little frequiter, coved, on case shall any party dealing with said trusts coved. Cuttracted to be sold, leased or mortgaged by a coved, cuttracted to be sold, leased or mortgaged by a coved, the covery two or expediency of any act of said truster, or deced, find deed, mortgage, lease or other instrument except person relying upon or claiming under any such created by this indenture and by said trust agreement accordance with the trusts, conditions and limitations binding upon all beneficiaries thereinder, (c) that said deed, fease, mortgage or other instrument and (d) if the first staye been properly appointed and are fully very more than trust have been properly appointed and are fully very limitation of the control of each and every beneficiary became as and every beneficiary became as a foresaid. If the tyte to any of the above lands is now or heartificate of title or dupicate thereof, or memorial, In a coordance with the statute in such case made and pro-	isition of said real estate it, legal or equitable, in	e, and such interest is hereby to or to said real estate as Sigh	l clared to be personal property, and out only an interest in the varnings	THIS
n accordance with the statute in such case made and pro- And the said grantor hereby expressly was all statutes of the State of Mimois, providing for the execu-			<i>'/</i> -/	ļ
In Witness Whereof, the grantor			hand	
and sealthis	_1.9thday of 	May	19_87	
	_ (Seal)	ÉDCENE R. WE	SÉN (Feal))
ap lega van de - 1991 de produktiet geman val 1998 mann de 1998 man gevent i Manmonton (1994 man de 1994 man m	_ (Seal)	·	(Seal))
State of Illinois , 1. The Ur	ndersigned.	3 No	tary Public in and for said County, in	,
Country of Cook SS. the state af	-	y that		
			me is subscribed to	,
signed, seale	ed and delivered the said		free and voluntary act, for the	
	Section 1995	eal this 5th day of	June 10 87	
Cityet Lines	any manufactor notice that at	101 1110	17	-

Beverly Bank

est 109th St. Chicago, Illinois
For information only insert street address of
above described property. 17 West

Exempt under provisions of Paragorph "E", Section

15100

UNOFFICIAL COPY

12.00

Property or Cook County

9 h ca-2-- TOT Clark's Office

A/2-00